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REMARKS

The Examiner has rejected the claims based upon 35 USC 112, first paragraph, second paragraph, 35 USC 103(a), and 35 USC 102(b) relating to enabling, lack of support in the specification, obviousness and anticipation. Applicant has addressed these matters and submits herewith a currently amended claim 1, and has canceled claims 2 and 3. It is believed the single claim of record clearly recites structure that is based upon specification disclosures to enable and support practice of the invention, and is neither taught nor made obvious by McCoy '268. All of MCCoy's output channels have the same band width and sample rate. The present invention output channels have different bandwidth and sample rate.

Applicant respectfully contends the present amendments place this case in proper order for allowance. Accordingly, the Examiner's reconsideration and early allowance are respectfully solicited.

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Applicant's Attorney again extends high commendation and great appreciation for the yeoman efforts and courteous cooperation of Examiner Lawrence B. Williams during several telephone conversations to expedite and resolve the problems encountered and issues involved in the prosecution of this case.

Applicant's Attorney may be reached at 847/272-3182, or 847/272-3176, or FAX 847/272-5424, if the need arises for any further discussion in connection with the matters at hand.

Respectfully submitted,

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